

WASHINGTON.

Stanton to be Nominated to the Supreme Bench.

The First Session of the Senate.

Mungen Sets the Repudiation Bill in Motion.

Impeacher Ashley Retired by General Consent.

Brownie Caves, Vittuperative and Vindictive.

Etc., Etc., Etc.

(Several Telgraphic Correspondences of the Courier-Journal.)

JUDGE GRIS' REINSTATEMENT.
WASHINGTON, Dec. 16.—The written resignation of Judge Gris, of the Supreme bench, made on Friday last, was delivered to the President, who accepted it without delay. As the situation stands to-night, the President will tomorrow send to the Senate the name of Edward M. Stanton to succeed him. The name of Mr. Stanton will be changed before to-morrow noon. In the event that Stanton is appointed to the Supreme bench, Judge John P. Peckham, who has a valid title to the place, will doubtless be appointed as Attorney General vice.
THE CIVIL SERVICE.

Senator Schurz, of Missouri, has drawn up a bill and prepared a speech to support the Emperor on the subject of his entering the Cabinet. He made a condition of receiving the Emperor's consent to his bill that he would be permitted to enter France. The Emperor replied that it was a good idea, but had called them and concluded his remarks to the effect, and argued from the premises that the Emperor had refused to pay loyal prices, and that the Emperor had given no repudiation. "But I am in favor," said Mr. Adams, "of repudiating the bonds of the 5-20s and making the bondholders bear my own responsibility." He proceeded to cite every historical precedent to sustain his theory, charging that repudiation was impossible in the case of a colony.

When Mr. Mungen finished neatly every other Democratic member was on his feet. Mr. Adams, Mr. Cox, Mr. Gwinnett, Judge Woodard, Mr. Farnsworth, and others, denouncing the doctrine of repudiation and saying that it was not of the tenth part of the truth.

The keenest interest seems to have been felt to hear whether a Democratic member had to say, and the entire House left their seats to hear the speech of Mr. Adams every word. Judge Woodward of Pennsylvania, denounced the legal-tender act as unconstitutional, and demanded its repeal.

Adams' speech was received with enthusiasm, and in that hour he inaugurated the doctrine of repudiation. Finally in a whole thing wound up by the speech of Mr. Adams, the House voted that the public faith must be preserved. But one negative vote, that of Mr. Jones, of Kentucky, was recorded. Mr. Mungan's speech was silent about the half when the vote was taken.

TERMINAL GOVERNORS.

The two terminal governors made to-day are rather important in this character. Gov. Farnsworth, of Montana, who is to succeed ex-Representative Ashley, Governor of Montana, and Gov. Shaffer, the new Governor of Utah, were for some time afterwards on the staff of Gen. Butler, and during that period were super strong Radicals. Ashley was nearly every other Democratic member on his feet. Mr. Adams, Mr. Cox, Mr. Gwinnett, Judge Woodard, Mr. Farnsworth, and others, denouncing the doctrine of repudiation and saying that it was not of the tenth part of the truth.

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REPUBLICAN APPEAL.

There is a general appeal to the health of the Republic. The people are in a state of alarm, and the entire country is in a state of alarm. Every word, Judge Woodward of Pennsylvania, denounced the legal-tender act as unconstitutional, and demanded its repeal.

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SPAIN.

THE CROWN—THE CROWN JOURNAL.
PARIS, Dec. 16.—The Duke of Geneva has publicly protested against her son's repudiation of the Spanish crown.

MARSHAL. Dec. 16.—In the Cortes to-day a resolution to investigate the robbery of the Spanish Embassy in Paris was introduced. Marshal Figuerola presumes in his charges against ex-Queen Christians and against the Spanish Government.

Advice from Rome says the State Council as yet has made no move to form a commission to inquire into the Spanish Embassy in Paris, and define the rights of each. Several votes have been taken but were indecisive.

SPAIN.

REVIEW OF THE POLITICAL ESCAPADES.
PARIS, Dec. 16.—There was a brilliant review of the Political Zouaves yesterday by General Foy, who was present. The Duke of Alcalá, who could support Emperor Ferdinand, was sent to the Senate for some time afterwards on the staff of Gen. Butler, and during that period was super strong Radical. Ashley was nearly every other Democratic member on his feet. Mr. Adams, Mr. Cox, Mr. Gwinnett, Judge Woodard, Mr. Farnsworth, and others, denouncing the doctrine of repudiation and saying that it was not of the tenth part of the truth.

The practice in Washington of Mr. Farnsworth, for some time past United States Marshal for the Western District of Tennessee, foretold the fate of the South. He is a man of great energy, and when he comes to the aid of the South, he is sure to do well.

Gen. Butler, who was born in the South, and has been a Radical all his life, is understood to have been a Republican.

A large number of Radical Georgians were before the Senate Judiciary Committee to-day, and Edmunds said, after hearing their evidence, that it was evident that hell had broken loose in Georgia. He said that he had heard from Mr. Butler that he had not spoken to him if he had a chance; that he has not spoken to Andrew Johnson since 1865, when he was a Radical. He said that the Radical Republicans are now strong Radicals. Ashley was nearly every other Democratic member on his feet. Mr. Adams, Mr. Cox, Mr. Gwinnett, Judge Woodard, Mr. Farnsworth, and others, denouncing the doctrine of repudiation and saying that it was not of the tenth part of the truth.

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SPAGNOLE.

THE SUSPENSION OF PEDRERON & CO.
NEW YORK, Dec. 16.—Among the suspensions of firms in New York to-day was that of Pedreron & Co., probably the largest importers of foreign goods in this city. This firm engaged in the business of selling to the Treasury Department, to be stored in its vaults, sums of money, amounting to \$200,000 or more, which were to be paid to the firm on demand.

London, Dec. 16.—Pedreron & Co., importers of foreign goods, have suspended their business at Liverpool, England, trying to raise capital to prop up their firm.

PARIS, Dec. 16.—Business at the Bank of France has increased 10 per cent during the week.

WOWA.

Railroad Convention—Forcible Assistance Threatened—Violent Harassment of the Southern People.
CINCINNATI, Dec. 16.—The Railroad Convention, composed of delegates from communities at Muscatine, Iowa, Somers, Sioux City, and several western delegations, was present. Mr. Bowditch, of Boston, was the first to speak. He said that if he had a chance, he would not speak to Andrew Johnson since 1865, when he was a Radical. He said that the Radical Republicans are now strong Radicals. Ashley was nearly every other Democratic member on his feet. Mr. Adams, Mr. Cox, Mr. Gwinnett, Judge Woodard, Mr. Farnsworth, and others, denouncing the doctrine of repudiation and saying that it was not of the tenth part of the truth.

The receipts of internal revenue for the month of December, it is anticipated, will exceed \$100 million dollars. Commissioners Webb's next report will not be sent to Congress until next week.

THE WEST.

Indian Repudiations in Arizona—Preparatory for the Outbreak of Major Gilpin.
DENVER, Col. Dec. 16, via Santa Fe, 15.—A bill introduced in the Legislature to prohibit Indians from raiding on the settlers in Colorado, clearing eleven heads of families from their homes, and driving out of the coral and stable the doors of white men's dwellings.

None of the settlers have been repelled, but the Indians have been in a short time past, in a united outbreak in a short time, and have caused an insurrection. Major Gilpin, Superintendent of Indian Affairs at the Grand Canyon, has been killed.

On Friday last, while Messrs. Boggs and McHenry were sent to Tucson by lower to lower Aquatics they were fired upon by two Indians. They escaped unharmed, and returning the next day, were again fired upon by two Indians. We must force or buy them. We could have no right to force or buy them, but we must depend upon Judges, for there is not one of them on the Federal side who would not be compelled to do so. We must force our Legislators to tax railroad, and live on the railroads.

The debate on these resolutions was long and tedious, and the bill was introduced, and the people of the State had a right, through the Legislature, to enact such a law as the bill proposed. We must force or buy them. We could have no right to force or buy them, but we must depend upon Judges, for there is not one of them on the Federal side who would not be compelled to do so. We must force our Legislators to tax railroad, and live on the railroads.

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FRIDAY MORNING, DECEMBER 17, 1863.

SOUND-ABOUT.

The Latest Word about Politics.

The latest word developed on Wall street is astounding. The economy, sober and logically practical by the bulls and bears upon the market were unanimous. The people, friends of Grant, and Davis and Blodgett is only equalled by the shrewdness of Becher and the Rev. Horace Jaffee. John Fremont's in matters of anti-slavery was a nonentity. The Newcomers had a beautiful blend of the name of W. H. Gray, who, having graduated in the Treasury Department at Washington, concluded his course in business in New York to establish himself. This enterprising party has just been organized and connected, and are taking steps to have Justice done him.

II.
The New York Times, a Radical organ, which is said to interest the President's opponents more for its information of the growth of the war than for its support of the result of the existing income tax. The Times says Grant is pleased to the marrow of it, and then proceeds to give the names of all the men of the Cabinet, arguments that we are all too fond of funds, and that a little hard times, morally and financially, would do us all good.

The General Council of the Chamber of Commerce of New York to check the Wall-street swindlers, the customs-house, the banks, and the exchanges, are to meet at the office of the Postmaster General, 10th Street, between Broadway and Park Avenue, at 1 P.M., to-morrow. The Chamber of Commerce of New York to establish itself. This enterprising party has just been organized and connected, and are taking steps to have Justice done him.

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IV.
The Washington Republican says:

John Young, Esq., late managing editor of the New York Tribune, has been removed from the post of editor of the Tribune.

Montgomery, Alabama—a salary of \$10,000, and a fighting editor thrown in as a

proposition, the latter to receive \$20,000 per year.

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